	Case 5:10-cv-03056-RMW Document 10	6 Filed 07/29/10 Page 2 of 8
1	ALAN BENVENISTY, Plaintiff,	Case No: 5:10-cv-02885-JW
2	v. APPLE, INC.,	
3	Defendant.	
4	CHRISTOPHER DYDYK,	Case No: 5:10-cv-02897-JW
5	Plaintiff, v.	
6	APPLE, INC. and AT&T, INC.,	
7	Defendants. JEFFREY ROGERS,	Case No: 5:10-cv-02916-JF
8	Plaintiff,	
9	v. APPLE, INC.,	
10	Defendant.	
11	STEVE TIETZE, Plaintiff,	Case No: 5:10-cv-02929-JF
12	VS.	
13	APPLE, INC.,	
14	Defendant.	
15	CHARLES PASANO, Plaintiffs,	Case No: 5:10-cv-03010-PVT
16	V.	
17	APPLE, INC. and AT&T Defendants.	
18	A. TODD MAYO	Case No: 5:10-cv-03017-PVT
19	Plaintiffs, v.	
20	APPLE, INC.	
21	Defendants. GREG AGUILERA, II	Case No: 3:10-cv-03056-SI
22	Plaintiff,	Case 110. 3.10-ev-03030-51
23	V. ADDIE INC and AT&T CODD	
24	APPLE, INC. and AT&T CORP. Defendants.	
25		•
26	WHEREAS, Plaintiffs in the eight above-captioned cases located in the	
27	Northern District of California are in the process of relating the proposed	
28		
	JOINT STIPULATION EXTENDING TIME TO -	2 -

RESPOND TO COMPLAINTS

1	nationwide class actions brought on behalf of all "iPhone 4" users alleging, among		
2	other things, design defects and loss of service, and to relate those cases in the		
3	Northern District of California under Civil L.R. 3-12 before the Hon. Ronald M.		
4	Whyte;		
5	WHEREAS, an extension is necessary to give time for the pending motion		
6	to relate the cases before Judge Whyte to be decided; ¹		
7	WHEREAS, Defendant Apple Inc. ("Apple") has been served at various		
8	times in the various actions with various due dates for responsive pleadings;		
9	WHEREAS, Plaintiffs and Apple have agreed that the deadline for any and		
10	all responsive pleadings currently due should have one due date and thus be		
11	extended up through and including Monday, August 30, 2010;		
12	NOW THEREFORE, Plaintiffs and Apple, through their counsel of record		
13	stipulate to the following:		
14	IT IS HEREBY STIPULATED that, Defendants' responsive pleadings to		
15	the complaints (or amended complaints, as applicable) in the above-captioned		
16	cases shall be extended up through and including Monday, August 30, 2010.		
17	IT IS SO STIPULATED:		
18			
19			
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26	¹ Multiple MDL motions have been filed and are pending, some of which request that al		
27	nationwide cases be transferred to the Northern District of California.		

28

RESPOND TO COMPLAINTS

	Case 5:10-cv-03056-RMW	Document 16 Filed 07/29/10 Page 5 of 8
1	DATED: July 22, 2010	MASON LLP
2		By:/s/
3		Gary E. Mason Attorney for Plaintiff
4		CHRISTOPHER DYDYK
5		MASON LLP
6		1625 Massachusetts Avenue, N.W., Suite 605
7		Washington, DC 20036 Tel: 202-429-2290
8		Fax: 202-429-2294
9	DATED: July 22, 2010	Email: gmason@masonlawdc.com SHUBLAW LLC
10	2111221 01117 22, 2010	
11		By:/s/ Jonathan Shub
12		Attorney for Plaintiff
13		JEFFREY RODGERS
14		SHUBLAW LLC
15		1818 Market Street, 13th Floor Philadelphia, PA 19106
16		Tel: 610-453-6551
17		Fax: 215-569-1606 Email: jshub@shublaw.com
18	DATED: July 22, 2010	ROTHKEN LAW FIRM
19		By: /s/
20		IRA P. ROTHKEN
21		Attorneys for Plaintiff STEVE TIETZE
22		
23		ROTHKEN LAW FIRM 3 Hamilton Landing, Ste 280
24		Novato, CA 94949
25		Telephone: (415) 924-4250 Facsimile: (415) 924-2905
26		ira@techfirm.com
27		
28	JOINT STIPULATION EXTENDING RESPOND TO COMPLAINTS	S TIME TO - 5 -

	Case 5:10-cv-03056-RMW Document 16 Filed 07/29/10 Page 6 of 8	
1	DATED: July 22, 2010	FARUQI & FARUQI LLP
2		By:
3		Vahn Alexander
		Attorneys for Plaintiff
4		CHARLES PASANO
5		FARUQI & FARUQI LLP
6		1901 Avenue of the Stars
7		Second Floor
8		Los Angeles, CA 90067 Tel: (310) 461-1426
9		Fax: (310) 461-1427
		Email: valexander@faruqilaw.com
10	DATED: L.L. 22 2010	CHEDITED DEINER MANI MILLED & CHAIL
11	DATED: July 22, 2010	SHEPHERD, FINKELMAN, MILLER & SHAH, LLP
12		
13		By:/s/
14		Rosemary Farrales Luzon Attorneys for Plaintiff
		A. TODD MAYO
15		
16		SHEPHERD, FINKELMAN, MILLER &
17		SHAH, LLP 401 West A Street, Suite 2350
18		San Diego, CA 92101
19		Tel: (619) 235-2416
20		Fax: (619) 234-7334
		Email: rluzon@sfmslaw.com
21		
22		
23		
24		
25		
26		
27		
28		
28	JOINT STIPULATION EXTENDING TO	ME TO - 6 -

1	DATED: July 22, 2010	WEXLER WALLACE LLP
2		By: /s/
3		Mark John Tamblyn
		Ian James Barlow
4		Neha Duggal
5		Attorneys for Plaintiff GREG AGUILERA, II
6		
7		WEXLER WALLACE LLP
		455 Capitol Mall, Suite 231
8		Sacramento, CA 95814
9		Tel: (916) 492-1100
10		Fax: (916) 492-1124
10		Email: mjt@wexlerwallace.com
11		Email: ijb@wexlerwallace.com Email: tl@wexlerwallace.com
12		Email: tita/wexief wariace.com
13	DATED: July 22, 2010	MORRISON & FOERSTER LLP
14		By: /s/
15		Penelope Athene Preovolos
13		Attorneys for Defendant
16		APPLE, INC.
17		MORRISON & FOERSTER LLP
18		425 Market Street
		San Francisco, CA 94105
19		Tel: 415-268-7187
20		Fax: 415-268-7522
21		Email: ppreovolos@mofo.com
22		
23	I hereby attest that I have on fil	le all holograph signatures for any signatures
	1	nature (/S/) within this efiled document.
24		OO
25	Data d. Indr. 22, 2010	K Ka
26	Dated: July 23, 2010	Ira P. Rothken
		na i . Nouiken
27		
28		

Case 5.10-cv-03050-RMW Document 16 Filed 07/29/10 Page 8 01 8
PURSUANT TO STIPULATION, IT IS SO ORDERED.
Sugar Material
DATED:
DISTRICT JUDGE

JOINT STIPULATION EXTENDING TIME TO - 8 - RESPOND TO COMPLAINTS